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	ED STATES DISTRICT COURT THERN DISTRICT OF NEW YORK	X	USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED:3/6/2015
HIGI	HLINE CAPITAL MANAGEMENT, LLC,	:	
HIGH	Plaintiff(s), -v- I LINE VENTURE PARTNERS, L.P., et al.,	:	15 -CV- <u>660</u> (VEC) <u>CIVIL CASE</u> MANAGEMENT PLAN
	Defendant(s).	: : : :	AND SCHEDULING ORDER
Civ. P	This Civil Case Management Plan is submitted. 26(f)(3).	ed by the pa	arties in accordance with Fed. R.
1.	All parties [consent / do not consent proceedings before a United States Magistrat 28 U.S.C. § 636(c). The parties are free to we consequences. [If all parties consent, the rem In addition, they shall submit to the Court at Reference of a Civil Action to a Magistrate J http://nysd.uscourts.gov/file/forms/consent-to three days of submitting this Proposed Case	e Judge, inc ithhold con- naining pare fully execute udge, availd p-proceed-be	cluding motions and trial. sent without adverse substantive agraphs need not be completed. ad Notice, Consent, and able at efore-us-magistrate-judge, within
2.	Except for amendments permitted by Fed. R. Practices in Civil Cases ("Individual Practice additional parties may not be joined except wamend or to join additional parties shall be fit Order. [Absent exceptional circumstances, a initial pretrial conference.]	s"), amende ith leave of led within 3	ed pleadings may not be filed and the Court. Any motion to days from the date of this
3.	Initial disclosures pursuant to Fed. R. Civ. P. 26(a)(1) shall be completed no later than 14 days from the date of this Order. [Absent exceptional circumstances, a date not more than 14 days following the initial pretrial conference.]		
4.	[If applicable] The plaintiff(s) shall provide I authorizations to the defendant(s) no later that		pliant medical records release
5.	Discovery		
	a. All fact discovery shall be completed no l date not more than 90 days following the finds that the case presents unique comple	initial pretr	ial conference, unless the Court

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	b. All expert discovery, including reports, production of underlying documents, and depositions, shall be completed no later than July 20, 2015 . [Absent exceptional circumstances, a date not more than 45 days from the date in paragraph 5(a) (i.e., the completion of all fact discovery).]
	c. In the case of discovery disputes, the parties should follow Local Civil Rule 37.2 with the following modifications: Any party wishing to raise a discovery dispute with the Court must first meet and confer in good faith with the opposing party, in person or by telephone, in an effort to resolve the dispute. If this process fails and the Court's intervention is required, the parties must jointly call Chambers to schedule a joint teleconference with the Court for prompt resolution of the dispute. The Court will determine during the teleconference whether additional submissions will be required.
6.	Counsel for the parties believe the following alternative dispute resolution mechanisms may be helpful in resolving this case (check all that apply):
	Immediate referral to the District's Mediation Program
	Immediate referral to a Magistrate Judge
	Referral to the District's Mediation Program after the close of fact discovery
	Referral to a Magistrate Judge after the close of fact discovery
	Other
7.	This case [is // / is not //] to be tried to a jury.
8.	Other issues to be addressed at the Initial Pretrial Conference, including those set forth in Fed. R. Civ. P. 26(f)(3), are set forth below.
9.	This Order may not be modified or the dates herein extended except by further Order of the Court for good cause shown. Unless the Court orders otherwise, parties engaged in settlement negotiations must pursue settlement and conduct discovery simultaneously. Parties should not assume that they will receive an extension of an existing deadline if settlement negotiations fail. Any application to modify or extend the dates herein shall be made by written application no later than two business days before the date sought to be extended in accordance with the Court's Individual Practices.

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10.	The next pretrial conference is scheduled for June 5, 2015 at lover am in			
	Courtroom 443 of the Thurgood Marshall Courthouse, 40 Foley Square, New York, New			
	York 10007. [Unless otherwise ordered, 10:00 a.m. on the first Friday after the deadline			
	for completion of all fact discovery as set forth in paragraph 5(a).]			

By Thursday of the week prior to that conference, the parties shall submit a joint letter regarding the status of the case. The letter should include the following information in separate paragraphs:

- a. a statement of all existing deadlines, due dates, and/or cut-off dates;
- b. a brief description of any outstanding motions;
- c. a brief description of the status of discovery and of any additional discovery that needs to be completed;
- d. a statement describing the status of any settlement discussions and whether the parties would like a settlement conference;
- e. a statement of the anticipated length of trial and whether the case is to be tried to a jury;
- f. a statement of whether any party anticipates filing a motion for summary judgment or a motion to exclude expert testimony;
- g. any other issue that the parties would like to address at the pretrial conference; and
- h. any other information that the parties believe may assist the Court in advancing the case to settlement or trial.

Counsel for the Parties:

L. Donald Prutzman

Jonathan D. Reichman

Tannenbaum Helpern Syracuse & Hirsch

Counsel for Plaintiff

Counsel for Defendants

SO ORDERED.

Date: 3 15 New York, New York

VALERIE CAPRONI

United States District Judge